APPENDIX

EXHIBIT 15

JUL-11-2005 16:27 (11-84)

UNITED STATES OF AMERICA

NATIONAL LABOR RELATIONS BOARD CHARGE AGAINST EMPLOYER

D) NOT WRITE	IN THIS SPACE			
Case	Date Filed			
29-CA-27059	7/12/2005			

INSTRUCTIONS	

File an original and a copies o	this charge	with NLRB	Pergional	Descript to t
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the region in which the slieged unfair labor practice occurred or is occurring. 1. EMPLOYER AGAINST WHOM CHARGE IS BROUGHT							
1. EMPLOYER AGAINST V	NUM CHARGE IS BROOM	T _b	Number of workers employed				
a. Name of Employer	a. Name of Employer						
			oprox. 10				
t							
	d. Employer Representative	6.	Teleptions No.				
E Address (street day, state, ZIP code)	Charles Doherty	Te	el: 516-379-7780				
258 N. Main Street							
Freeport, NY 11520			Fax No.				
1. Type of Establishment (factory, mine, wholesaler, etc.)	g. Identify principal product or socioe						
The Contain Control Con	Installation of reinforcing material for concrete						
RCINIOTCHIE CUlturation							
			Honal Labor Remiioss Act				
the provided in the care fires our until or providing commerce within the meaning of the act							
2. Seeks of the Charge (set forth a clear and concise statement of the facts constituting the alleged un air labor precises)							
noon the majorithm following and refuted to harmain with the charging							
Since on or about March 1, 2005, the Employer has failed and refused to bargain with the charging							
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The Employer has also felled and refuged to Day Hill But Delicity to will be prior to							
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terms and conditions of such collective bargaining agreement panetria conserve salacine a							
negotiations. By the above and curer acts, the above-named employer has interfered with, restrained, and coercide employees in the exactles of the rights							
and to Carting 7 of the Art							
3 First name of party filling charge (if legor organization, give its name.	45. Yelephone Ns. (212) 737-0500						
Local 46 Metallic Lathers Union and Reinforcing In	(5.5) 101 4000						
and Vicinity			Fex No.				
42. Address (street and number, city, state and ZIP cope)							
1322 Third Avenue, New York, NY 10021							
5. Full name of national or international labor organization of which it is an artilate or constituent unit (to be little in when charge is taked by a							
Selection of the state of the s							
and a second and Dainfarming leanwarkers AFI AM							
International Association of Bridge Structural Ornamental and Reinforcing Immworkers AFLCIO							
6. DECLARATION I declare that I have read the above charge and that the stelements therein are true to the best of my knowledge and being.							
1 decisis that I usas tean the general custose succession and the	, ,						
CD 5 Also 1							
By Sulary Market or postion meeting charge)		ATTORNEY ·					
		'	Date				
Telephone No. 121 SOUTH BROAD STREET, LITH FLOOR							
PHILADELPHIA, PA 19107	(215) 875-3128		7-7-06				

WILLFUL FALSE STATEMENTS ON THE CHARGE CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001)



United States Government

NATIONAL LABOR RELATIONS BOARD Region 29 One MetroTech Center North, 10th Floor Brooklyn, New York 11201



September 13, 2005

Charles Doherty United States Rebar, Inc. 258 North Main Street Freeport, NY 11520

Re:

United States Rebar, Inc.

29-CA-27059

Dear Mr. Doherty:

I previously approved the request of Local 46, Metallic Lathers Union and Reinforcing Ironworkers of New York City and Vicinity, herein called the Charging Party, to withdraw from the referenced charge the allegations that United States Rebar, Inc., herein called the Employer, failed and refused to bargain with the Charging Party, and failed and refused to continue to observe the terms and conditions of an expired collective bargaining agreement pending negotiations, in violation of Section 8(a)(5) of the National Labor Relations Act.

The Charging Party has requested permission to withdraw the remaining allegation that the Employer failed and refused to pay fringe benefits required by a collective bargaining agreement, in violation of Section 8(a)(5) of the Act. On September 13, 2005, I approved the Charging Party's request to withdraw this allegation, and the processing of this matter is now concluded.

Very truly yours

Alvin Blyer

Regional Director

cc: James Sullivan, Esq.
Klett Rooney Lieber & Schorling
Two Logan Square, 12th Floor
Philadelphia, PA 19103

Richard Markowitz, Esq. Markowitz & Richman 1100 North American Building 121 South Broad Street Philadelphia, PA 19107